## THE STATE OF ALABAMA,

Baldwin County.

COUNTY COURT,		_Term, 19	9	
NOW ALL MEN BY THESE PRESENTS, That	we,	·····		
JOHN CALHOUN				
The second state of the second	was saya and regularies	mana ang 1974 - mana pilipingan ang ang ang ang ang ang ang ang ang	observed of the section of the secti	on the control of the state of
	, are he	ld and firmly	bound un	to the St
f Alabama, in the sum of THREE HUNDRED			<u> </u>	
or the payment of which, well and truly to be made, we rators, jointly and severally, firmly by these presents.		, our heirs, ex	ecutors, a	nd admin
Witness our hands and seals, this the5		Nov.		19 61
THE CONDITION OF THE ABOVE OF				
	1 13	1		
ounden John Calhoun was		1	Nov.	19 <u>61</u>
onvicted in the County, of the offenseDi	sorderly Cond	luct		
		.:		
	Company of the contract of the	1		
	the Control		e province trade to the control of t	
	the Control	ind cost or	90 days	s in ja
nd by the judgment of said Court sentence to \$	100.00 fine &	ind cost or	90 days	s in ja
nd by the judgment of said Court sentence to \$	00.00 \fine 2	ind cost or	90 days	s in ja
and by the judgment of said Court sentence toS	100.00 fine 2	ind cost or		s in ja
And, whereas, the said	100.00 fine 2	ind cost or		s in ja
And, whereas, the said	100.00 fine 2	ind cost or	y:	
And, whereas, the said	he Circuit Court	of said Count	y: shall d, and ab	appear
And, whereas, the said	he Circuit Court	of said Count	y: shall d, and ab	appear
And, whereas, the said	he Circuit Court	of said Count	y: shall d, and ab	appear
And, whereas, the said	he Circuit Court	of said Count	y:shall d, and ab ove obliga	appear ide by a
And, whereas, the said	he Circuit Court erm thereafter u	of said Count  ntil discharge , then the ab	y:shall d, and ab ove obliga	appear ide by a
And, whereas, the said	he Circuit Court erm thereafter u	of said Count	y:shall d, and ab ove obliga	appear ide by a ation to  (L. (
And, whereas, the said	he Circuit Court erm thereafter u	of said Count  ntil discharge , then the ab	y:shall d, and ab ove obliga	appear ide by a ation to(L. {
And, whereas, the said	he Circuit Court erm thereafter u	of said Count  ntil discharge , then the ab	y:shall d, and ab ove obliga	appear
And, whereas, the said	he Circuit Court erm thereafter u	of said Count  ntil discharge , then the ab	y:shall d, and ab ove obliga	appear ide by a ation to  (L. 9

amacaja eo eyatz eiy

Jackbaid Coach

tereveresers for more early that vote or usua.

 Januari.	- No. 10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	 and a constraint property and the	THUCD.	TTWEET.

The State of Alabama
COUNTY COURT
The State
The State
Vvs.

APPHAL BOND
Court
APPHAL BOND
APPHAL BOND
Court
Court
Court
Court

I, Alice J. Duck, Clerk of the County Court of Baldwin County, do hereby certify that the foregoing is a true and correct copy of the APPEAL BOND in the case of State of Alabama vs: John Calhoun, and same is on file in my office.

Witness my hand this 13th day of February, 1962.

Olice Out & Clerk.

de mênt carut al tha Coroci Coroci, sur dente care de participation de la language de la language de la caret Participa vincipativa de la language de la careta de la careta de la language de la careta de la la la careta Podde calingradia de adignata de la la careta careta de la careta de la careta de la careta de la careta careta

research aligned arms to convert their

ra vadegeja Dide-

I, Charlie McGue, do hereby surrender the within named defendant and ask to be reliefed off this bond.

Japan Con Jerro D

Charles Mica

Carried St. Land

## THE STATE OF ALABAMA,

Baldwin County.

COUNTY COURT, / Term, 19 6/
KNOW ALL MEN BY THESE PRESENTS, That we,
John (alhoun).
, are held and firmly bound unto the Stat
of Alabama, in the sum of Mule Rumdred Dollar for the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and adminis
trators, jointly and severally, firmly by these presents.
Witness our hands and seals, this the 5 day of 727 196/
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the abov
基準 - 201 - 191 <b> /</b> 2년 - 1월 <b>- 1</b> 월 - 1일 - 1일 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
bounder from alhoun was, on the 5 day of Mor 19 6
convicted in the County, of the offense
Disorderly Conduct
and by the judgment of said Court sentence to \$10000 fone & Cost
$\mathcal{L}_{\mathbf{A}}$ $\mathcal{L}_{\mathbf{A}}$ $\mathcal{L}_{\mathbf{A}}$
or 90 days me fact
And, whereas, the said John (alhoun)
has this day prayed an appeal from said judgment to the Circuit Court of said County:
Now, if the said shall appear a
the next term of the Circuit Court, and from term to term thereafter until discharged, and abide by and
perform whatever sentence may be adjudged in said Court against him, then the above obligation to b
void; otherwise to remain in full force and effect.
to the Colombian and the colom
To a series (L. S.
Charle Mila (I. S.
[L. S.
Approved[L. s.
MAdriet
County Court Judge.



The	State	of A	lab	ama	a
	CONTRACTOR NO.	~~~	~~~		-

Baldwin County

## COUNTY COURT

The State

VS.

## APPEAL BOND

Sureties

Filed in the office of the Clerk of the Circuit

Court \_\_\_\_\_ day of

19

.Clerk.